## **Exhibit J**

side doesn't want us to have that information.

THE COURT: And I -- and, you know, gosh, folks, I wish I had some magic words of wisdom. I, I understand when the FCR and the ACC say that, you know, assertions of fraud are inflammatory and that that causes claimants to be defensive. I also understand, frankly, the debtor's desire to -- well, and it, it is the Court's desire to get to the truth of the matter, whatever that truth may be, through discovery. That, that is this Court's desire.

And so any efforts/attempts to, you know, to block that or to keep this case from proceeding forward along the lines of the CMO that we, that I, you know, amended earlier today, the Court finds that to be very frustrating and it is the Court's desire to get to the truth of the matter at the end of the day and, and, you know, we will do that in the context of an estimation proceeding. I can't force anybody's hands on the issues about which we are having conversation.

But it is -- it is -- it is frustrating to me -- it is concerning to me and, in part, it is frustrating to me because what I hear the ACC and the FCR saying over and over again -- and I believe it -- is that the claimants are the ones who suffer the most harm by virtue of our being here, the longer we're here, in theory, you know, the more harm they suffer, but, but what I keep hearing in the context of these discovery conversations is delay and harm. And I, I don't know how to

reconcile all of that. I wish I had sort of the, the 1 magic answer, but I don't. And, and, you know, it does strike 2 me in listening to all of this that one of the keys is going to 3 have to be to get the issue back in front of Judge Connolly as 4 fast as possible and to get him to decide that issue. 5 I've staked myself out. 6 7 I'm, I'm not going to rule on it with the suggestion that, you know, I think it's appropriate for him. I'm not 8 going to try to tell Judge Connolly how to, you know, what, 9 what kind of subpoena is appropriate and consistent with his 10 11 order. He can do that and he can make that decision. But this, these conversations are very frustrating to 12 the Court because I, I want to get this along. I want to get 13 to estimation and I understand it, it's daunting. I can't 14 15 really understand 'cause I'm not in the midst of the process the way you all are. 16 17 But those are my sort of comments and observations, 18 for, for what they're worth. Anything further? 19 The, the only other thing I did hear you say, 20 21 I don't know at the end of all of this conversation if that's 22

Mr. Gordon, was with respect to sort of a mini 502(d) order and something that really still is on the table. It seems to me if we're talking about a 50, a bigger 502(d) order, that that is something that would be appropriate --

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